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CLERK

U.S. DISTRICT COURT

Name: Constantino Cuara R.
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FILED
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CLERK

U.S. DISTRICT COURT

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH
 DIVISION

Constantino Cuara R.
 (Full Name)

PLAINTIFF

vs.

Vanguard Group Inc.
Digicert, Clearlake Capital
Group and TA Associates
Copyright office

DEFENDANTS

USPTO, United states
Patent and Trademark office
National Institute of Mental Health (NIMH)

CIVIL RIGHTS COMPLAINT
 (42 U.S.C §1983, §1985)

Case: 2:23-cv-00543

Assigned To : Bennett, Jared C.

Assign. Date : 8/21/2023

Description: Cuara v Vanguard Group et al

1. Jurisdiction is proper in this court according to: American Psychiatric Association
- a. ☒ 42 U.S.C. §1983
 b. ☒ 42 U.S.C. §1985
 c. ☐ Other (Please Specify) _____

2. NAME OF PLAINTIFF Constantino Cuara R.
 IS A CITIZEN OF THE STATE OF SLC UT US

PRESENT MAILING ADDRESS: 4207 W. 5655 S.
KEARNS UT 84118

3.

NAME OF FIRST DEFENDANT Vanguard Group Inc.
IS A CITIZEN OF SLC UT US
(City and State)

IS EMPLOYED AS USA gov. at SLC UT US
(Position and Title if Any) (Organization)

Was the defendant acting under the authority or color of state law at the time these claims occurred?

YES ☒ NO ☐. If your answer is "YES" briefly explain.

Color of law refer to the appearance of legal authority, Or an apparently legal right that may not exist

4.

NAME OF SECOND DEFENDANT DigiCert, Clearlake Capital
(If applicable) Group and TIA Associates

IS A CITIZEN OF SLC UT US
(City and State)

IS EMPLOYED AS USA gov at SLC UT US
(Position and Title if Any) (Organization)

Was the defendant acting under the authority or color of state law at the time these claims occurred?

YES ☒ NO ☐. If your answer is "YES" briefly explain.

Same Above

5.

NAME OF THIRD DEFENDANT Copyright Office
(If applicable)

IS A CITIZEN OF USA
(City and State)

IS EMPLOYED AS USA gov. at USA
(Position and Title if Any) (Organization)

Was the defendant acting under the authority or color of state law at the time these claims occurred?

YES ☒ NO ☐. If your answer is "YES" briefly explain.

same Above

6.

NAME OF FOURTH DEFENDANT

USPTO. United States Patent
(If applicable) and Trademark Office, National Institute of
Mental Health (NIMH), American Psychiatric Association
IS A CITIZEN OF USA
(city and State)

IS EMPLOYED AS

USA gov at USA
(Position and Title if Any) (Organization)

Was the defendant acting under the authority or color of state law at the time these claims occurred?

YES ☒ NO ☐. If your answer is "YES" briefly explain.

same Above

(Use additional sheets of paper if necessary.)

B. NATURE OF CASE

1. Why are you bringing this case to court? Please explain the circumstances that led to the problem.

I'm the owner of all trademarks of United
states federal and states entities, under
sha 256 fingerprint hereditary blood, malicious
and misconduct, Hatch Act 5 U.S.C 7323(a)
and 7324(a) KKK Act
42 U.S.C- SECTION 1983

C. CAUSE OF ACTION

- I. I allege that my constitutional rights, privileges or immunities have been violated and that the following facts form the basis for my allegations: (If necessary you may attach additional pages)

a. (1) Count I: Vanguard Group Inc.

- (2) Supporting Facts: (Describe exactly what each defendant did or did not do. State the facts clearly in your own words without citing legal authority or arguments.)

18 U.S.C. 1031 major fraud against
the United States of America, 18
U.S.C. section 1030 fraud of computers,
18 U.S.C. 2-239 pyramid scheme promotional
scheme penal code section 327, 18 U.S.C
Code 1348 securities and commodities fraud
18 U.S.C code section 2381 federal crime
of treason "RICO" charges

b. (1) Count II: Digicert, Cheallake Capital
Group and TA Associates

(2) ~~Supporting Facts:~~ III: Copyright, Office
IV: USPTO, United States Patent and Trademark office
V: National Institutes of Mental Health
(NIMH)

VI: American Psychiatric Association

c. (1) Count III: _____

(2) Supporting Facts: _____

Same Above

D. INJURY

1. How have you been injured by the actions of the defendant(s)?

Mental Diseases
death
"WE VS OUR"

E. PREVIOUS LAWSUITS AND ADMINISTRATIVE RELIEF

1. Have you filed other lawsuits in state or federal court that deal with the same facts that are involved in this action or otherwise relate to the conditions of your imprisonment?
YES ____ / NO _____. If your answer is "YES," describe each lawsuit. (If there is more than one lawsuit, describe additional lawsuits on additional separate pages, using the same outline.)

a. Parties to previous lawsuit:

Plaintiff(s): _____

Defendant(s): _____

b. Name of court and case or docket number: _____

- c. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?) _____
- d. Issues raised: _____

- e. When did you file the lawsuit? _____
Date Month Year
- f. When was it (will it be) decided? _____
2. Have you previously sought informal or formal relief from the appropriate administrative officials regarding the acts complained of in Part C? YES ___ / NO ___. If your answer is "YES" briefly describe how relief was sought and the results. If your answer is "NO" explain why administrative relief was not sought.

F. REQUEST FOR RELIEF

1. I believe that I am entitled to the following relief:

Damages Unspecified

DECLARATION UNDER PENALTY OF PERJURY

The undersigned declares under penalty of perjury that he/she is the plaintiff in the above action, that he/she has read the above complaint, and that the information contained therein is true and correct. 28 U.S.C. §1746; 18 U.S.C. §1621.

Executed at SLC UT on 08/21/23
(Location) (Date)


Signature